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RADER FISMAN AND GRA

Group Art Unit: 3616

Confirmation No.: 8312

PAGE 01/05

Docket No.: OGW-0354

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of: Akira KURAMORI

Based on PCT/JP2003/010444

Application No.: 10/523,260

Filing Date: January 27, 2005

For: TIRE WHEEL SET AND VEHICLE HAVING

THE SAME

REQUEST FOR CORRECTED FILING RECEIPT

VIA FACSIMILE: 571-273-3201 (6 pages, including cover)

Attention: PCT Section, Customer Service Center

Commissioner for Patents

P.O. Box 1450

Washington, D.C. 22313-1450

Sir:

- 1. Attached is a copy of the official filing receipt received from the USPTO in the above application for which issuance of a corrected filing receipt is respectfully requested. Also enclosed is a copy of the Declaration showing the correct data.
- 2. There is an error with respect to the following, which is incorrectly entered.

Error:

1. Title

Correct data to title:

TIRE WHEEL SET AND VEHICLE HAVING THE SAME

The correction is due to an error by the USPTO. If any fee is due, please charge Deposit Account No. 18-0013.

Dated: November 7, 2006

Tel. No.: (202) 955-3750

Customer No.: 23353

Brian K. Dutton Reg. No. 47,255

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UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademork Office Address COMMISSIONER FOR PATENTS P.O. Dog. 1450 According, Vigniss 22315-1450

APPL NO.	FILING OR 371 (c) DATE	ART UNIT	FIL FEE REC'D	ATTY.DOCKET NO	DRAWINGS	TOT CLMS	
10/523,260	01/27/2005	3617	900	OGW-0354	4	18	1

CONFIRMATION NO. 8312

23353
RADER FISHMAN & GRAUER PLLC
LION BUILDING
1233 20TH STREET N.W., SUITE 501
WASHINGTON, DC 20036

FILING RECEIPT

OC00000016490073

Date Mailed: 07/15/2005

المحتفظة (ول المان المحتفظة ا

Receipt is acknowledged of this regular Patent Application. It will be considered in its order and you will be notified as to the results of the examination. Be sure to provide the U.S. APPLICATION NUMBER, FILING DATE, NAME OF APPLICANT, and TITLE OF INVENTION when inquiring about this application. Fees transmitted by check or draft are subject to collection. Please verify the accuracy of the data presented on this receipt. If an error is noted on this Filing Receipt, please mail to the Commissioner for Patents P.O. Box 1450 Alexandria Va 22313-1450. Please provide a copy of this Filing Receipt with the changes noted thereon. If you received a "Notice to File Missing Parts" for this application, please submit any corrections to this Filing Receipt with your reply to the Notice. When the USPTO processes the reply to the Notice, the USPTO will generate another Filing Receipt incorporating the requested corrections (if appropriate).

Applicant(s)

Akira Kuramori, Hiratsuka-shi, JAPAN:

Power of Attorney: The patent practitioners associated with Customer Number 23353.

Domestic Priority data as claimed by applicant

This application is a 371 of PCT/JP03/10444 08/19/2003

Foreign Applications

JAPAN JP2002-244139 08/23/2002

Projected Publication Date: 10/20/2005

Non-Publication Request: No

Early Publication Request: No

Title

25et

Tire wheel set and vehicle having the same mattered therein

Page 2 of 3

Preliminary Class

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PROTECTING YOUR INVENTION OUTSIDE THE UNITED STATES

Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process simplifies the filling of patent applications on the same invention in member countries, but does not result in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

Almost every country has its own patent law, and a person desiring a patent in a particular country must make an application for patent in that country in accordance with its particular laws. Since the laws of many countries differ in various respects from the patent law of the United States, applicants are advised to seek guidance from specific foreign countries to ensure that patent rights are not lost prematurely.

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PAGE 04/06

Page 3 of 3

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Docket No.

RADER, FISHMAN & GRAUER, PLLC

		Declara	tion Fo	r U.S. Pa	tent App	plicatio	n		
My resider	nce, pos	inventor, I hereby decla t office address and citiz original, first and sole in f the subject matter whic FIRE WHEEL SE	re that; onship are as stat	ted below my name	<u>.</u>			entor (if plural names	
the specifi	cation o	f which is attached heret	o unless the follo	wing box is check	ed;			-	
	70-71				As PCT International Application				
and/or v	Vor was filed on			As U.S. Patent Applica		Application	tion		
I acknowle I hereby c certificate, and have a	dge the laim for or §365 lso iden	I have reviewed and und terred to above. duty to disclose informa- reign priority benefits u (a) of any PCT Internati- tified below any foreign the application(s) for wh	tion which is man oder 35 U.S.C. onal application	terial to patentabili §119(a)-(d) or §3 which designated a					
		2002-244139	Japan	23/	08/2002		Priority (
(List prior foreign	٠,	Vumber)	(Country)	(Day/	/Month/Year Filed)				
applicatio	1) (2)	(amber)	(Country)	(Day/	Month/Year File	<u>ď)</u>	☐ Yes	∐ No	
	1)	lumber)	(Country)	(Day/	Month/Year Filed	d)	☐ Yes	□ No	
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hereby cla lesignating lisclosed in	aim the	benefit under 35 U.S.C.	§120 of any Ur	onal prior foreign on nited States applications as the sub-	ation(s) or §365(c) of any PC	I Internations of thi	ional application(s) s application is not	
duty to disc of the prior	lose into applicat	or application(s) (U.S. of sometion which is material ion and the national or P	al to patentability CT International	y as defined in 37 (filing date of this a	the first paragra C.F.R. §1.56 which opplication.	pa of 35, U.S ch became ava	i.C. §112, ilable bet	I acknowledge the ween the filing date	
List prior U.S. Applications or CT Internation	,	(Application Serial No.)		(Filing Date) (St		(Status) (patented, pending, abandoned) (Status) (patented, pending, abandoned)			
pplications lesignating the	U.S.)								
And I here attorneys: Ralph T. R Coppola, S Rutherford Vo. 41,800	eby app Richar Rader, H ir., Reg , Reg. I ; James	point the firm of Rac d D. Grauer, Reg. No. Reg. No. 28,772; Carl . No. 33,373; Michael No. 40,412; Glenn E. 1 s F. Kamp, Reg. No. 42	ler, Fishman & 22,388; David Schaukowitch, B. Stewart, Re Forbis, Reg. No 1,882; Brian K.	t Grauer, PLLC IT. Nikaido, Rej. Reg. No. 29,21 g. No. 36,018; A o. 40,610; Kristin Dutton, Reg. No	Customer N. 22,663; I; Michael D. R. L. Murphy, Rd. 47,255; Mich.	umber 233. Ronald P. K Pishman, Re abinovich, R eg. No. 41,2 ael R. Basco	53 inclusions an anen, 25 No. 3 eg. No. 12; Robert, Reg	ling as principal Reg. No. 24,104; 1,951; Joseph V. 37,425; Kevin D. rt S. Green, Reg. c. No. 44,525	
lease direct all communications to the following address:			ving address:	RADER, FISHMAN & GRAUER, PLLC 1233 20 th Street, N.W., Suite 501 Washington, D.C. 20036 Telephone No. (202) 955-3750 Facsimile No. (202) 955-3751					

The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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